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	Timothy	Brandon	Moore.
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TIMOTHY BRANDON MOORE

- 3 was thereupon called as a witness for and on behalf of the
- government and, having been duly sworn, testified as follows: 4

DIRECT EXAMINATION

- BY MR. RICHMOND: 6
- O. Good afternoon, Mr. Moore. Could you introduce yourself 7 8 to the jury?
- 9 A. My name is Timothy Brandon Moore. I'm 26 years old. From 10 Gulfport.
- Mr. Moore, where do you currently work? 11
- For Ball Heating & Air in Biloxi. 12
- 13 Did you used to work at the Harrison County Adult
- 14 Detention Center?
- 15 A. Yes.
- 16 When did you work there?
- About 2002 until 2005. 17 A.
- Why did you decide to work at the jail? 18
- 19 My father was a policeman. My uncles. My grandma worked
- in records at the jail. And it was just kind of a family 20
- 21 thing.
- 22 Q. When you began your work at the jail, where were you first
- 23 assigned?
- 24 A. To work the blocks on shift.
- Did you work in the blocks during your entire time at the 25 Ο.

PLAINTIFF'S

- 1 Q. Did you receive training in handcuffs?
- 2 A. Yes.
- 3 Q. Were you certified in OC spray?
- 4 A. Yes.
- 5 Q. And being instructed in OC spray, did you learn when to
- 6 spray people and when not to spray people?
- 7 A. Yes.
- 8 Q. Have you been certified in the taser?
- 9 A. No.
- 10 Q. Are you familiar with the jail's use of force policy?
- 11 A. Yes.
- 12 Q. How did you become familiar with it?
- 13 A. In the 40 hour training, the 80 hour training and
- 14 different other times during shift briefing, it was gone over.
- 15 Q. In your experience, was it the practice of the booking
- officers to comply with that policy?
- 17 A. No.
- 18 Q. Were you present at a meeting April 20th, 2005, with the
- 19 | booking staff?
- 20 A. Yes.
- 21 Q. Who else was at that meeting?
- 22 A. Major Smith, all of the shift sergeants and a few other
- 23 people. There were a lot of people there.
- Q. What was the topic of that meeting?
- 25 A. It was basically to blast booking. It was aimed at the

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excessive force being used.
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- Was Defendant Gaston present during that meeting? Q.
- 3 Yes. Α.

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- Was Defendant Teel present during that meeting? 4
- 5 Α. Yes.
- 6 Q. Do you recall how Defendant Gaston responded during that
- 7 meeting?
- 8 A. He wasn't very worried about it.
- 9 Q. After the meeting, did you have an opportunity to speak
- 10 with Captain Gaston?
- 11 A. No.
- 12 Did you observe Captain Gaston's reaction after the
- 13 meeting?
- 14 A. Yes.
- And what was his reaction? 15 Q.
- 16 It wasn't a big deal. It was -- there was no concern. Α.
- 17 Did you notice any changes to the booking officers' habits Q.
- 18 following the meeting?
- A. No. 19
- 20 O. You said there were accusations of excessive force or
- mistreatment. Were booking officers mistreating people at the 21
- 22 jail?
- 23 A. Yes.
- Q. Does that include Defendant Teel? 24
- 25 A. Yes.

- 1 brachial plexus strike, things like that.
- Q. You mentioned a brachial plexus strike. What is a 2
- 3 brachial plexus strike?
- A. A strike to the neck. 4
- 5 Is that an approved law enforcement tactic?
- 6 A. I don't remember. I really don't remember a lot about
- 7 PPCT.
- Q. Would officers compare their reports before submitting 8
- 9 them?
- 10 A. Yes.
- O. And who would they submit their reports to, the booking 11
- 12 officers?
- 13 A. Captain Gaston.
- Q. How did you know that booking officers didn't have to 14
- follow the jail's policy regarding report writing? 15
- A. No one did. It was just understood. It was common 16
- 17 practice. It was a daily thing.
- O. Were you aware that there were video cameras in booking? 18
- 19 Α. Yes.
- 20 Q. Did the booking officers have discussions about those
- 21 video cameras?
- A. Yes. Captain Gaston said several times, if you have to do 22
- anything, do it off camera, in the shower or in the hallway. 23
- 24 O. And what was --
- 25 A. The cameras were our enemy.

- What was the context of those conversations? 0.
- 2 Using force against inmates.
- 3 Were other officers present with you and Defendant Gaston Q.
- when he made those statements? 4
- Yes. 5 A.

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- 6 0. Was Defendant Teel present?
- 7 I don't remember. A.
- Have you heard similar statements from Defendant Teel? 8
- 9 Yes. Α.
- 10 Did booking officers make up names for days of the week?
- 11 Thump a Thug Thursday, Fight Night Friday, Slap a Ho Α.
- 12 Saturday.
- 13 Did you hear these names from Defendant Teel? 0.
- 14 Α. Yes.
- 15 Did you hear them from other booking officers? 0.
- 16 Α. Yes.
- Did you ever hear Defendant Gaston talking about kicking 17 0.
- 18 ass in booking?
- 19 Yes. Kicking ass and not taking names.
- 20 When he said kicking ass and not taking names, how did you
- 21 interpret that?
- 22 A. That we were using excessive force and not writing
- 23 reports.
- 24 Was it clear that booking ran by Gaston's rules?
- 25 A. Absolutely.

- 1 Q. What was the inmate's demeanor?
- 2 A. He just laid there. He was in severe pain.
- 3 O. What was Defendant Teel's demeanor at the time?
- 4 A. He was laughing and joking about it. He said, "I got him
- 5 | in the gooch." And he said it smelled like burning hair and
- 6 hot dogs.
- 7 Q. How did other officers in the booking department respond?
- 8 A. They were laughing and egging him on.
- 9 O. Were there times when individuals -- female individuals
- 10 | would be in the shower and be reluctant to remove their
- 11 | clothing?
- 12 A. Yes.
- Q. Did you ever hear Defendant Teel encourage other officers
- 14 to use force during those times?
- 15 A. Yes. He would yell into the shower: "Spray the bitch."
- Q. And when Defendant Teel would yell in, would he be able to
- 17 | see if force was needed?
- 18 A. No.
- 19 Q. Did other officers join in that chant?
- 20 A. Yes.
- Q. Who would they be yelling at?
- 22 A. Whoever was in the shower with the inmate.
- 23 Q. What would happen if the officer chose not to use OC spray
- 24 against the female who was undressing?
- 25 A. Would be known as an inmate lover.